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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/647,120	0:	2/27/2001	Bjorn Aannestad	32643.0293	4193
20322	7590	06/21/2004		EXAMINER	
SNELL &		BROSS, EDWARD J			
ONE ARIZO 400 EAST V			ART UNIT	PAPER NUMBER	
PHOENIX, AZ 850040001				2126	
				DATE MAILED: 06/21/2004	,

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/647,120	AANNESTAD ET AL.					
Office Action Summary	Examiner	Art Unit					
	Edward Bross	2126					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
Responsive to communication(s) filed on <u>27 Fe</u> This action is <b>FINAL</b> . 2b)⊠ This     Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro						
Disposition of Claims							
4) Claim(s) 1-16 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-16 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	vn from consideration.	•					
Application Papers							
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplished any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 2.	epted or b) objected to by the l drawing(s) be held in abeyance. Ser ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)  Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:						

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#### **DETAILED ACTION**

1. Claims 1-16 are pending in this application.

### Claim Rejections - 35 USC § 102

- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
  - (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-3, 5-12 and 14-16 are rejected under 35 U.S.C. 102(e) as being anticipated by Iyengar et al. (6,038,393).
- 4. As to claim 1, Iyengar teaches the invention as claimed including a method for using a programmable digital computer to create object- oriented applications within a non-object-oriented software environment implemented on said programmable digital computer, wherein said non-object-oriented software environment is configured to allow creation of an application comprising one or more design elements (col. 3, lines 1-21), said method comprising the steps of

creating, in accordance with a predetermined set of design standards (UML, col. 3, lines 20-21),

an object within said non-object-oriented software environment ("legacy systems", col. 3 lines 12-16), wherein:

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said object comprises at least one of said design elements (col. 3, lines 17-18);

said object is characterized by inbound public interfaces, outbound interfaces, and dependencies implemented using said design elements (standard characteristics of classes and components as described by UML, col. 3,lines 18-28);

transferring said object to said application (col. 3, lines 37-44); determining, for said object, a level of compliance to said predetermined set of design standards (56, 58 Fig. 3B).

- 5. As to claim 2, Iyengar teaches the invention as claimed including predetermined set of design standards comprises naming standards and architectural standards (UML, col. 3, lines 22-29).
- 6. As to claim 5, Iyengar teaches the invention as claimed including said architectural standards comprise a graphical representation of said design elements configured in accordance with an object modeling technique (UML diagrams, col. 3 lines 22-29 and lines 50-56).
- 7. As to claim 6, Iyengar teaches the invention substantially as claimed including said architectural standards specify an order in which said design elements should appear in said object (UML specifies order in which public/private attributes and methods are to be listed).

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- 8. As to claim 7, Iyengar teaches the invention substantially as claimed including said architectural standards specify a set of required design elements for said object (the relationships between objects, col. 3 lines 54-62).
- 9. As to claim 8, Iyengar teaches the invention substantially as claimed including a system for developing an object-oriented application within a non-object-oriented software environment provided on a digital computer (col. 3, lines 1-21), said system comprising:

at least one object repository for storing objects (col. 3, lines 63-67);

an application builder configured to allow transfer of said objects from said object repository to said object-oriented application (col. 4, lines 1-9);

an application analyzer for analyzing said object-oriented application and determining a level of compliance to a predetermined set of design standards (56, 58 Fig. 3B).

- 10. As to claim 9, Iyengar teaches the invention substantially as claimed including at least one carrier database ("Components" 30 Fig. 1), wherein said application builder is further configured to allow transfer of said objects from said carrier database to said repository (Fig. 1).
- 11. As to claim 10, Iyengar teaches the invention substantially as claimed including a code fragment library (col. 4, lines 22-28).
- 12. As to claim 11, it is rejected for the same reason as claim 2 above.

13. As to claims 14-16, they are rejected for the same reasons as claims 5-7 respectively.

14. As to claims 3 and 12, Iyengar teaches the invention substantially as claimed including said object has an object name associated therewith, and said naming standards specify that said name of said object comprises an element prefix, an object ID, and an element name (col. 9, lines 25-28 and 50-55).

## Claim Rejections - 35 USC § 103

- 15. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 16. Claims 4 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Iyengar et al. (6,038,393).
- 17. As to claims 4 and 13, Iyengar does not discloses said naming standards specify that said name of said object further comprises an instance number. However, use of instance numbers in specifying objects is well known in the art such as the use of "HANDLES".

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18. It would have been obvious to one of ordinary skill in the art at the time of the invention

to use instance numbers in the name of the objects in order to specify multiple instances of the

same object.

19. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Edward Bross whose telephone number is 703-305-8754. The

examiner can normally be reached on Mon-Fri 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Meng-Ai An can be reached on 703-305-9678. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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SUPERVISORY PATENT EXAMINE

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